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MORTGADE (No. 52)	· · · · · · · · · · · · · · · · · · ·
This Indenture, Made this 10th	day of October, 1955 between
Ray A. Clark, a single per	900 ·····
of Lawrence , in the County of Do	and State of Kansas
part y of the first part, and The Lawrence Nati	onal Bank, Lawrence, Kansas
Witnesseth, that the said part y of the first par	part y of the second part.
Witnesseth, that the said party of the first part Twelve Thousand and no/100	
to him duly paid; the receipt of	which is hereby acknowledged, have sold, and by
this indenture do GRANT, BARGAIN, SELL and h	WORTGAGE to the said part Y of the second part, the g in the County of Douglas and State of
Kansas, to-wit:	g in the county of
Beginning at the Southwest corner of	of the Southwest Quarter of Sedtion ith, Range Nineteen (19) East of the
Sixth Principal Meridian; thence Es said Quarter Section, 232 feet; the	asterly, along the South line of
said South-line, 395 fect; thence I line, 229.24 feet, to the West line	Westerly, parallel to said South
Southerly, along said West line, 3	95 feet to the point of beginning,
in Douglas County, Kansas	
·	etter themet provided however that
the mortgagor shall be entitled to	ofits thereof provided however that collect and retain the rents, issues
and profits until default hereunde	r.
with the appurtenances and all the estate, title and	Interest of the said part y of the first part therein.
And the said part Y of the first part do hereby coven	ant and agree that at the delivery hereof, hc is the lawful owner
of the premises above granted, and seized of a good and indefeasible No Exceptions	estate of inheritance therein; free and cleas of all incumbrances,
and that he will war	rant and defend the same against all parties making lawful claim thereto. He first part shall at all times during the life of this indenture, pay all taxes
It is agreed between the parties hereto that the part of the and assessments that may be levied or assessed against said real estat	te when the same becomes due and payable, and that he will add in and he will add in and he will be specified and
directed by the part. J. of the second part, the loss, if any, made interest. And in the event that said part. J. of the first part shall	The when the same becomes due and payable, and that the will add in such sum and by such insurance company as shall be specified and payable to the part Y of the second part to the extent of TUS fail to pay such taxes when the same become due and payable or to keep the second part may pay said taxes and insurance, or either, and the amount denture, and shall bear interest at the rate of 10% from the date of payment
and premises insured as herein provided, then the part j of a so paid shall become a part of the indebtedness, secured by this into until fully repaid.	enture, and shall bear interest at the rate of 10% from the date of payment
THIS GRANT is intended as a mortgage to secure the payment of Twelve Thousand and $no/100$	the sum of
	the payment of said sum of money, executed on the 10th 1ts terms made payable to the part y of the second
part, with all interest accruing thereon according to the terms of said	colligation and also to secure any sum or soms of money advanced by me
that said party of the first part shall fail to pay the same as	discharge any taxes with interest thereon as herein provided, in the event
And this conveyance shall be void if such payments be made as If default be made in such payments or any part thereof or any of the such payment is a such payment of any pay thereof or any of the	herein specified, and the obligation contained therein fully discharged, bligation created thereby, or interest thereon, or of the taxes art said real a lawronce is not keet up, as provided herein, or if the buildings on said
real estate are not kept in as good repair as they are now, or if wa and the whole sum remaining unpaid, and all of the obligations pr	herein specified, and the obligation contained merein tony discharged, pligation created hereby, or interest thereon, or of the taxes end is all the insurance is not kept up, as provided herein, or if the buildings on said sate it committed on said premises, then this conveyance shall become absolute oxided for in said written obligation, for the security of which this indenture the option of the holder hereof, without notice, and it shall be lawful for.
the said part y of the second part	to take possession of the said premises and all the improve-
sell the premises hereby granted, or any part thereof, in the man retain the amount then unpaid of principal and interest, together with	the costs and charges incident thereto, and the overplus, if any there be,
shall be paid by the part. Y making such sale, on demand, to 1 is agreed by the parties hereto that the terms and provision	s of this indenture and each and every obligation therein contained, and all
benefits accruing therefrom, shall extend and inure?to, and be ob assigns and successors of the respective parties hereto.	ligatory upon the heirs, executors, administrators, personal representatives,
In Witness Whereof, the part y of the first part ha VC last above written.	hereunto, set 115 hand and teal the day and year
and the second states of the	Ray & Clark (SEAL)
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	(SEAU)
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